United States District Court

for the

District of South Carolina

Raymond Edw	ard Chestnut					
Plain	tiff)				
V.) Civi	l Action No.	4:12-cv-01	106-RBH	
)				
Van N. Benson; Che	eryl L. Townsend,)				
Defend	lantS	<u> </u>				
	HIDCME	ENT IN A CIVIL A	CTION			
The court has ordered that (ANT IN A CIVIL A	CHON			
☐ the plaintiff (name)	recover from the de	efendant (name)	the amo	ount of	dollars (\$),	
which includes prejudgment	interest at the rate of	%, plus postjudgr	nent interest a	t the rate of	, %, along with	
costs.						
☐ the plaintiff recover nothing	ing the action he dismis	sed on the merits, ar	nd the defenda	nt (nama)		
•			ia the defenda			
recover costs from the plaint						
■ other: the plaintiff, Ray	mond Edward Chestnut,	shall take nothing o	f the defendan	ts; Van N. Be	nson and Cheryl L.	
Townsend; from the compla	aint filed pursuant to 42	U.S.C. § 1983 and the	nis action is di	smissed withou	out prejudice.	
This action was (check one):						
☐ tried by a jury, the Honor	able	presiding, and the ju	ry has rendere	d a verdict.		
☐ tried by the Honorable	presiding,	without a jury and the	ne above decis	ion was reach	ed.	
■ decided by the Honorable Recommendation set forth to complaint without prejudice	by the Honorable Shiva		• •		•	
Date: June 8, 2012		CLER	ERK OF COURT			
			s/A. Buckingham			
			Signature of Clerk or Deputy Clerk			